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    UNITED STATES OF AMERICA
11
12
                         UNITED STATES DISTRICT COURT
13
                    FOR THE CENTRAL DISTRICT OF CALIFORNIA
14
    UNITED STATES OF AMERICA,
                                        CR No. 24-527-SVW
15
              Plaintiff,
                                        JOINT STIPULATION TO CONTINUE
                                        SENTENCING HEARING
16
                   V.
                                        CURRENT SENTENCING HEARING:
17
    TREVOR JAMES KIRK,
                                        May 19, 2025, 11:00 a.m.
18
              Defendant.
                                        PROPOSED SENTENCING HEARING:
                                        August 18, 2025, 11:00 a.m.
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20
21
         Plaintiff United States of America, by and through its counsel
22
    of record, the United States Attorney for the Central District of
23
    California and Assistant United States Attorneys Eli A. Alcaraz,
24
    Michael J. Morse, and Brian R. Faerstein, and defendant Trevor James
25
    Kirk ("defendant"), by and through his counsel of record, Tom Yu,
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    Edward M. Robinson, and Brian A. Robinson, hereby stipulate as
27
    follows:
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- 1. On February 6, 2025, a jury found defendant guilty of Deprivation of Rights Under Color of Law, in violation of 18 U.S.C. § 242, with a special finding of bodily injury and/or use of a dangerous weapon. (Dkt. 51.)
- 2. Sentencing in this matter originally was set for April 21, 2025. Under a stipulation of the parties (Dkt. 66), the Court continued the sentencing to May 19, 2025, at 11:00 a.m. (Dkt. 67).
- 3. By this stipulation, the parties jointly move to continue defendant's sentencing hearing to August 18, 2025, at 11:00 a.m., for the following reasons, which the parties agree provide good cause for a continuance:
- a. On April 2, 2025, Bilal A. Essayli was sworn in as the United States Attorney for the Central District of California. U.S. Attorney Essayli has requested time to review significant matters pending in the Office, including this matter. The requested continuance would allow U.S. Attorney Essayli the opportunity to review the facts and circumstances of this case, including facts bearing on sentencing, and confer with the trial team in advance of the filing date for the United States' sentencing position.
- b. Defendant needs additional time to prepare for sentencing and gather information and materials in support of his sentencing position, including letters of support and other information that may provide a basis for sentencing mitigation.

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1	4. The parties agree tha	t a continuance is appropriate and
2	respectfully request that the C	ourt continue sentencing in this
3	matter to August 18, 2025, or to	o a later date that is convenient for
4	the Court.	
5	5. Defendant agrees to a	ppear in Courtroom 10A of the First
6	Street Courthouse, 350 W. 1st Street, Los Angeles, California 90012	
7	on August 18, 2025, at 11:00 a.m. for sentencing.	
8		
9	Dated: April 10, 2025	Respectfully submitted,
10		BILAL A. ESSAYLI United States Attorney
11		LINDSEY GREER DOTSON
12		Assistant United States Attorney Chief, Criminal Division
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14		/s/ ELI A. ALCARAZ
15		MICHAEL J. MORSE BRIAN R. FAERSTEIN
16		Assistant United States Attorneys
17		Attorneys for Plaintiff UNITED STATES OF AMERICA
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19		
20	Dated: April 10, 2025	/s/ (via email authorization)
21		TOM YU EDWARD M. ROBINSON
22		BRIAN A. ROBINSON
23		Attorneys for Defendant TREVOR JAMES KIRK
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